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19	DISTRICT OF NEVADA			
20	SANDOR ANIVAL CORDOVA CARBALLO, et al.,		Case No. 2:20-	ev-01315-APG-BNW
21	Petitioners,	ST		EXTEND DEADLINES ON TO STRIKE AND
22	v.			D COMPLAINT
23	WILLIAM BARR, et al.,		(Thi	rd Request)
24	Respondents.			
25				
26	Pursuant to LR IA 6-1(a) and LR 7-1(a), the parties, through their respective counsel,			
27	stipulate and respectfully request that the Court extend the remaining briefing deadlines related to			
28	the Federal Defendants' Motion to Strike Portions of Amended Complaint (Doc. 52) and Plaintiffs'			

Amended Complaint (Doc. 51). This is the parties' third request to extend the deadlines for Defendants' response to the Amended Complaint and the parties' Stipulated Discovery Plan, and first request to extend the deadlines related to the Motion to Strike. If granted, the new deadlines will be as follows:

- Plaintiff's Response to Motion to Strike: **December 2, 2020**
- Defendants' Reply in Support of Motion to Strike: **December 16, 2020**
- Defendants' response to Amended Complaint and the parties' Stipulated Discovery
 Plan: 14 days after ruling on Motion to Strike

On September 30, 2020, the Court granted Defendants' Motion to Dismiss in part and dismissed all habeas corpus claims. (Doc. 46.) In that same order, the Court extended Plaintiffs' deadline to amend the Complaint to October 9, 2020. (Id.)

On October 9, 2020, the parties stipulated to extend the deadline for Plaintiffs to file their Amended Complaint, for Defendants to file their response to the Amended Complaint, and for the parties to file their Stipulated Discovery Plan due to Plaintiffs' counsel's family health emergency. (Doc. 47.) The Court granted the Stipulation that same day. (Doc. 48.)

On October 19, 2020, the parties stipulated to extend the deadline for Plaintiffs to file their Amended Complaint, for Defendants to file their response to the Amended Complaint, and for the parties to file their Stipulated Discovery Plan again due to Plaintiffs' counsel's continued family health emergency. (Doc. 49.) The Court granted the Stipulation the next day, on October 20, 2020. (Doc. 50.) As a result of the extension, Plaintiffs' Amended Complaint was due on or before November 2, 2020; Defendants' response to the Complaint and the parties' Stipulated Discovery Plan were due on or before November 20, 2020. (Id.)

On November 2, 2020, Plaintiffs filed their Amended Complaint. (Doc. 51.) Two days later, on November 4, 2020, the Federal Defendants filed a Motion to Strike Portions of Amended Complaint. (Doc. 52.) Plaintiffs' response to the Motion to Strike was due on November 18, 2020. On that date, counsel agreed to seek the instant extensions of the deadlines for Plaintiffs' response to the Motion to Strike, Defendants' reply in support of the Motion to Strike, Defendants' response

1 to the Amended Complaint, and the parties' Stipulated Discovery Plan. 2 Good cause exists to grant the extensions. First, Plaintiffs' counsel has continued to need to 3 dedicate time to her family health emergency. Second, continuing Defendants' deadline to respond 4 to the Amended Complaint until after the Court has ruled on the Motion to Strike will conserve the 5 parties' and the Court's resources by eliminating the need for the parties to brief the same issues 6 twice (e.g., in the Motion to Strike and in a Motion to Dismiss). For these reasons, the parties 7 respectfully request that the Court extend the deadlines as outlined above. 8 DATED this 18th day of November 2020. 9 STRUCK LOVE BOJANOWSKI & ACEDO, PLC 10 By /s/Jacob B. Lee 11 Jacob B. Lee Ashlee B. Hesman 12 3100 West Ray Road, Suite 300 Chandler, Arizona 85226 13 JLee@strucklove.com AHesman@strucklove.com 14 Gina G. Winspear 15 DENNETT WINSPEAR 3301 North Buffalo Dr., Suite 195 16 Las Vegas, NV 89129 GWinspear@dennettwinspear.com 17 Attorneys for Respondent Brian Koehn 18 NICHOLAS A. TRUTANICH 19 United States Attorney 20 By /s/Brianna Smith (with permission) Brianna Smith 21 501 Las Vegas Blvd. So., Suite 1100 22 Las Vegas, Nevada 89101 Brianna.Smith@usdoj.gov 23 Attorney for Respondents IT IS SO ORDERED. 24 Dated this 19th day of November, 2020. By /s/Hardeep Sull (with permission) 25 Hardeep Sull SULL AND ASSOCIATES, PLLC 26 520 South Seventh Street, Suite A Las Vegas, NV 89101 27 UNITED STATES DISTRICT COURT Dee@sullglobal.com **JUDGE** 28

1 Attorney for Petitioners **CERTIFICATE OF SERVICE** 2 I hereby certify that on November 18, 2020, I electronically transmitted the attached 3 document to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of 4 Electronic Filing to the following CM/ECF registrants: 5 Hardeep Sull 6 SULL AND ASSOCIATES, PLLC 520 South Seventh Street, Suite A 7 Las Vegas, NV 89101 Telephone: (702) 953-9500 8 Fax: (702) 297-6595 Dee@sullglobal.com 9 Attorney for Petitioners 10 11 NICHOLAS A. TRUTANICH **United States Attorney** 12 District of Nevada 13 Brianna Smith **Assistant United States Attorney** 14 501 Las Vegas Blvd. So., Suite 1100 Las Vegas, Nevada 89101 15 (702) 388-6336 Brianna.Smith@usdoj.gov 16 Attorney for Respondents 17 /s/Jacob B. Lee 18 19 20 21 22 23 24 25 26 27 28